

Message

From: Griffin, Stephanie [griffin.stephanie@epa.gov]
Sent: 10/16/2020 7:47:15 PM
To: Turk, David [Turk.David@epa.gov]

In regards to the withdrawn LVEs, I don't see a problem putting the with drawn ones on the list (we would use case number and generic name probably), but it seems like Tala wanted to know if they should be exempt by looking at them individually. Hopefully we can get that decision next week. Ohhh, is the issue that the reporting requirement includes companies who in the past could have commercialized these LVEs but have since ceased and so adding these LVEs to the list would yield a disproportionate burden to profit ratio for these companies? I need to read the scope of the PFAS definition and those subject to the reporting requirement.